

## UNITED STATE DEPARTMENT OF COMMERCE

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APPLICATION NO. FILING DATE US/9/31,/21 US/16/9/	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. B 1038-729418
- SIM & MCBURNEY	нм11/0719 — [	EXAMINER HAYES, R
SIM & MODURNET 330 UNIVERSITY AVENUE 6TH FLOOR TORONTO ON M57 1R7		ART UNIT PAPER NUMBER
CANADA	AIR MAIL	DATE MAILED: 07/19/00

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 



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				EXAMINER	
			ART UNIT	PAPER NUMBER	
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DATE MAILED:

## Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

## ADVISORY ACTION

THE PERIOD FO	R RESPONSE:			-
C :- sutpended t	o nin	or continues to run	from the da	te of the final rejection
expires three	months from the	ne date of the final rejection or as of the	e mailing date of this Adviter than six months from th	e date of the final rejection.
Any extension	on of time must	he obtained by filing a petition under 3	or CFR 1.136(a), the propose of the least of the	response and also the date for the
Appellant's Brief	f is due in accor	dance with 37 CFR 1.192(a).	to a second with the	ne following effect, but it is not deemed
	alication in collai	IIDN IDI ANDWANCO.		ne following effect, but it is not deemed
	ad amondments	to the claim and /or specification will r	not be entered and the fina	rejection stands because:
a. There	s is no convincin	g showing under 37 CFR 1.116(b) wh	y the proposed amendmer	it is necessary and was not earner
b. 🔲 They	raise new issue	s that would require further considerate	tion and/or search. (See N	ote).
c. 🗌 They	raise the issue	of new matter. (See Note).		
d. They	y are not deeme	ed to place the application in better for	m for appeal by materially	reducing or simplifying the second
e. 🔲 The	v present addition	onal claims without cancelling a corres	sponding number of finally	rejected claims.
NOTE:				
				a separately filed amendment cancelling
3. D Upon the be as follows:	filing an appeal,	the proposed amendment X will be	entered Will not be en	ntered and the status of the claims will
	lowed:	0		
Claims al				
Claime of	ojecied io.	3-7921		
Claims of Claims re	100100. ————	3-7,9,21		a 1
Claims of Claims re	However; licant's response	has overcome the following rejection	o(s): <u>abjection</u>	f claim'so
Claims of Claims re	However; licant's response		o(s): <u>abjection</u>	f Claum' 10 ercome the rejection because
Claims of Claims re	However; licant's response davit, exhibit or re	e has overcome the following rejection equest for reconsideration has been c	o(s): Section of	ercome the rejection because
Claims of Claims re  Appl  The affice  The	However; flicant's response davit, exhibit or re davit or exhibit wied.	e has overcome the following rejection equest for reconsideration has been c ill not be considered because applicar	considered but does not over	ercome the rejection because sufficent reasons why it was not earlier
Claims of Claims re  Appl  The affice  The affice presents	However; flicant's response davit, exhibit or re davit or exhibit wied.	e has overcome the following rejection equest for reconsideration has been c	considered but does not over	ercome the rejection because
Claims of Claims re  Appl  The affice  The	However; flicant's response davit, exhibit or re davit or exhibit wied.	e has overcome the following rejection equest for reconsideration has been c ill not be considered because applicar	considered but does not over	sufficent reasons why it was not earlier  GARY L. KUNZ  CHEEDURSORY PATENT EXAMINER
Claims of Claims re  Appl  The affic present  The proposed	However; flicant's response davit, exhibit or re davit or exhibit wied.	e has overcome the following rejection equest for reconsideration has been c ill not be considered because applicar	considered but does not over	ercome the rejection because